

Canadian Thoroughbred Horse Society (Manitoba Division)

CONSIGNMENT CONTRACT FOR:

2019 CTHS Manitoba Yearling Sale to be held on Sunday, AUGUST 11, 2019.

*******ENTRY FEE: \$225 + \$11.25 GST - POSTMARKED BY MAY 31*******

REG GST# 12433 7544 RT0007

RETURN TO: CTHS (MB. Div.) Box 46152 Westdale P.O. Winnipeg, MB. R3R 3S3

REMINDER: Please read the Consignors Contract before signing

TO BE SOLD IN THE NAME OF: _____

OWNER: _____

ADDRESS: _____

_____ Postal Code _____

Authorized Agent (if applicable): _____

PHONE #: _____ (DAY) _____ (EVENING) email _____

OFFICE USE ONLY PAPERS REC'D _____ COGGINS _____ CND REG _____ JOCKEY CLUB _____ NUMBER HORSES _____ FEE ENCLOSED _____
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Yearling Name (if any)	Color	Sex	Date Foaled	Sire	Dam's Name & Year of Birth
Province Yearling Foaled	Breeder of Record			Stake Engagements (Consignor's Responsibility)	

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IMPORTANT: CONSIGNORS TAKE NOTICE

1. Yearlings whose Registration papers (Jockey Club and Canadian) are not in order by July 31, 2019, WILL NOT be accepted to the Sale.
2. **Entry fee of \$236.25 per yearling must accompany this contract and be postmarked by May 31, 2019.**
3. This application cannot be accepted unless it is signed by the owner and/or his authorized agent.
4. Consignors are responsible for listing engagements. Please ensure accuracy.
5. All registered Canadian-bred graduates of the CTHS Manitoba 2019 Yearling Sale, which pass through the ring, are eligible to be nominated to the 2020 CTHS (Manitoba Division) Sale Stake.
6. Commission: If consigned and presented for sale (regardless if the horse is sold or receives a bid) - 5% of the last bid or consignors reserve bid or \$100, whichever is greater. Withdrawal Fee: \$350 unless accompanied by veterinarian's certificate.

Please read Consignors Contract before signing.

DATE: _____ SIGNED: _____
 Owner Authorized Agent

AGENT'S AUTHORIZATION for the 2019 Manitoba Yearling Sale

To: The Canadian Thoroughbred Horse Society
(herein referred to as CTHS)
P.O. Box 46152 Westdale Postal Outlet Winnipeg, Manitoba R3R 3S3

Take notice that _____ is hereby authorized to act as the agent of the undersigned Owner to do all acts necessary to effect the sale of my horse(s) herein consigned or to purchase any horse(s) on the undersigned's behalf for this sale, including but not limited to the following:

1. To provide information on current breeding status and all other matters relating to any horse(s) for inclusion in the catalogue prepared with respect to the above noted sale or announcements from the auction stand and to warrant the accuracy of such information.
2. To incur, on behalf of the undersigned's account with CTHS all costs, charges or expenses in relation to the sale of any horse(s) or the purchase of any horse(s) including but not limited to all costs, charges or expenses with respect to advertising, stall cards, bedding, feed, keep and maintenance, halters and transportation. CTHS is hereby authorized to deduct any such costs, charges and expenses from the proceeds otherwise payable to undersigned with respect to the sale of any horse(s) at the above noted sale.
3. To withdraw any horse(s) from the above noted sale before sale occurs, subject to any and all fees, payable by the undersigned, pursuant to the Consignment Contract.
4. To establish a reserve price and sign the reserve authorization form furnished by CTHS for horse(s) offered for sale at the above noted sale.
5. Bid on any horse(s) herein consigned and sign all documents and paper in connection therewith, whether or not a reserve price has been established.
6. To waive orally or in writing any and all rights under the Consignment Contract.
7. Owner Authorizes the payment of all proceeds of sale to the above named agent.

This authorization shall, in all respects, bind the undersigned by all actions of the agent hereby appointed. This authorization shall be revocable only in writing, such revocation to become effective only when acknowledged in writing by the CTHS. This authorization shall not be revoked for any reason or event including death, but shall continue until revoked in writing by a duly authorized representative of the undersigned, such revocation to become effective only when acknowledged in writing by the CTHS.

OWNER'S SIGNATURE: _____

(If corporation, affix corporate seal. If partnership, identify partnership)

WITNESS TO OWNER'S SIGNATURE: _____

(Print name, address and telephone number below)

I agree to act as Authorized Agent for the above-named owner as outlined above.

AGENT'S SIGNATURE: _____

(If corporation, affix corporate seal. If partnership, identify partnership)

CONDITIONS OF SALE

FIRST - "APPLICABLE LAW": All horses in this sale are offered according to the laws of Manitoba. The right to bid as provided under law is reserved for all consignors, including their disclosed and undisclosed agents unless otherwise announced. Purchasers therefore agree and acknowledge that sellers have the legal right to set reserves implemented by the auctioneer upon horses so entered which are not disclosed to purchasers and also have the right to conduct by-bidding as related to their entries.

SECOND - THERE IS NO WARRANTY EXPRESS OR IMPLIED BY THE CONSIGNOR AND C.T.H.S. (MANITOBA DIVISION) AS TO THE RACING SOUNDNESS, MERCHANT ABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OF ANY HORSE OFFERED IN THIS SALE. ALL HORSES ARE SOLD "AS IS" AND WITH ALL DEFECTS EXCEPT AS SET FORTH IN CONDITIONS EIGHTH AND NINTH BELOW.

THIRD - BIDDING PROCEDURE: Unless waived by announcement, there shall be an upset price of \$800 for each yearling entering the sales ring. If an opening bid of the upset price is not immediately forthcoming to the auctioneer's call, the horse shall be led out unsold. Minimum acceptable increases in bidding are \$100.00 until the bid reaches \$25,000.00 and \$500.00 thereafter. The person making the highest bid recognized by auctioneer shall be the buyer, who shall forthwith sign the Acknowledgement of Purchase. Should Acknowledgment of Purchase not be presented to buyer for signature prior to commencement of bidding on the next lot offer, he shall forthwith identify himself to C.T.H.S. (Manitoba Division) as buyer, and shall sign Acknowledgement of Purchase when it is presented. In the event that a person other than buyer signs the Acknowledgement of Purchase, such action shall not give person any right or title to the horse; and immediately that such erroneous signing of Acknowledgement of Purchase becomes known to C.T.H.S. (Manitoba Division) he shall cause the Acknowledgement of Purchase to be presented to buyer for signature.

FOURTH - BIDDING DISPUTES: Should any dispute arise between or among two or more bidders, C.T.H.S. (Manitoba Division) shall forthwith adjudicate the dispute, and its decision shall be absolute, final and binding on all parties. Bids tendered after fall of hammer are not valid grounds for dispute. Bids received by personnel employed by the undersigned have the same stature as bids received by auctioneer. In case of dispute, the bidding shall be reopened for advance bids, and if there be no advance bid, the horse is sold to the person from whom auctioneer recognized the last bid. Advance bidding shall be restricted to the disputing parties, unless the bid be reduced below the level of the recognized bid at commencement of dispute, in which case bidding is reopened to all. C.T.H.S. (Manitoba Division) reserves the right to reject any or all bids.

FIFTH - TITLE AND DELIVERY: Title passes to buyer at fall of the hammer. All risk of injury to the horse becomes buyer's risk at passing of title. Horse will be held to buyer by consignor until buyer makes settlement as provided at **CONDITION SIXTH** below. Buyer shall immediately present himself to make settlement if requested by C.T.H.S. (Manitoba Division) but in any case shall so present himself within thirty minutes of conclusion of the sales session which the horse was purchased. Upon settlement by buyer, horse will be delivered by means of a "stable release" provided by undersigned to buyer or his representative. Buyer or his representative shall present "stable release" to designee of undersigned to remove horse from sales premises after taking possession; but in any case taking possession of the horse by buyer or his representative shall constitute delivery. A buyer with a stable release, upon delivery, may remove the horse from the sales premises for up to one hour after the sale; otherwise the horse may not be removed until 8:00 a.m. the following morning. Buyer shall cause horse to be removed promptly from the sales premises or shall be subject to stable charges as determined by undersigned. In addition should purchaser fail to cause horse to be removed within 24 hours after the selling session in which the horse was sold, undersigned may cause horse to be removed from sales premises at buyer's risk and expense.

SIXTH - TERMS FOR SETTLEMENT: Buyer shall make settlement with cashier of the undersigned. Payments to others including consignors or their representatives do not constitute settlement. Buyer shall present himself to make settlement as provided at **CONDITION FIFTH** above for the full purchase price, such settlement to be in form of Canadian currency, or approved bank cheque, certified cheque, or traveler's cheque to cashier of the undersigned; unless credit shall have been extended in advance by cashier of the undersigned. Bidders are cautioned the fact they may have been extended credit at a prior sale, does not establish credit at this sale; they must re-establish credit prior to bidding.

Purchasers to whom credit is extended shall pay in full for their purchases within fifteen days of sale, failing which undersigned may in its sole and absolute discretion declare purchaser in default. ANY LOTS NOT PAID FOR IN FULL FIFTEEN DAYS AFTER SALE AND NOT DECLARED IN DEFAULT BY THE UNDERSIGNED SHALL BE SUBJECT TO A FINANCE CHARGE OF TWO PERCENT (2%) PER MONTH FROM DATE OF SALE ON ALL AMOUNTS OWING AT FIFTEEN DAYS UNTIL SUCH LOT OR LOTS HAVE BEEN PAID IN FULL.

SEVENTH - DEFAULTERS: Should buyer fail to comply in any respect with **CONDITIONS FIFTH** and **SIXTH** above, the undersigned may, in its absolute discretion, pursue any remedy available against defaulting buyer, including but not limited to, taking possession of the Horse, resale of the Horse at public auction or by private treaty for account of defaulter. In such case defaulter shall be liable for any deficit in his account after payment of all costs of maintenance and resale, attorney fees, costs of litigation, and damages available to seller by law.

EIGHTH - WARRANTIES AS TO DESCRIPTION: Any horse sold on or after July 1 of its yearling year which is described at time of sale as a colt, and does not at such time have two testes descend to the scrotum; and any horse of any age which is described at time of sale as a ridgling, and is at such time a gelding; or is described at time of sale as a gelding, and is at such time a colt or a ridgling; or any male horse described at time of sale as a female; or any female horse described at time of sale as a male, shall be subject to return to the consignor as provided at **CONDITION TENTH** below.

NINTH - "WARRANTIES AS TO SOUNDNESS": Unless expressly announced from the Auction Stand or by official publication of the undersigned or as hereinafter provided, there is no guarantee of any kind as to the soundness or condition, or other quality of any horse sold in this sale. Horses with impaired vision or injury to the eye must be so announced. Cribbers and wobblers must be so announced at time of sale. There is no guarantee as to soundness of wind.

TENTH - RIGHT OF RETURN: Any Horse sold in this sale whose condition must be announced as provided for at **CONDITIONS EIGHTH** and **NINTH** above and is not so announced shall be subject to return to consignor with refund of purchase price and reimbursement for reasonable expenses for keep, maintenance and transportation of the Horse from fall of the hammer, provided that the undersigned is so notified in writing and by veterinarian certificate of such defect within 7 days of the date of sale. The rights of buyer to return the Horse as provided herein shall be his sole and exclusive remedies against undersigned with respect to warranties, and undersigned shall not be liable for any further actual or consequential damages other than those set forth herein.

ELEVENTH - SALES BOOK AND ANNOUNCEMENTS: Horses catalogued in this sale are offered with their pedigrees, racing records, eligibility for incentive programs, engagements, breeders of record, and locations where bred, as represented by consignor, and undersigned is not responsible for the accuracy of information provided. In case of error or omission, buyer shall seek redress only from consignor. While certain information may have been procured by undersigned, from third parties on behalf of consignor, or the consignor's information may be reproduced in error, it is nonetheless solely the responsibility of consignor to verify the accuracy of such information and to notify the undersigned of any corrections prior to sale.

TWELFTH - AGENTS: Persons acting as agents for principals must file witnessed letters of authorization from the principals stating the agent is acting on their behalf and that said principal is responsible for agent sales or purchase. Failure to comply with this condition of sale will impose personal liability upon such agent with respect to all matters in connection with or arising out of this sale.

THIRTEENTH - PRIVACY: Notice is hereby given to all participants that the C.T.H.S. Manitoba division may record any or all portions of the sale by video, audio or other means.

**CANADIAN THOROUGHBRED HORSE SOCIETY
(MANITOBA DIVISION)**

Consignors Contract: READ BEFORE SIGNING

To: CANADIAN THOROUGHBRED HORSE SOCIETY (MANITOBA DIVISION), hereafter referred to as C.T.H.S. (Manitoba Division)

1. Please accept the entry of the horse(s) (herein referred to as Horse whether or not there is more than one) listed on the front of this contract; in the sale listed herein, such sale to be conducted by C.T.H.S. (Manitoba Division) and Auctioneers (to be specified in Sales Catalogue).

2. **WARRANTY OF TITLE:** I hereby warrant title to each Horse and agree to defend title against all adverse claims. I further warrant that no Horse, nor any proceeds from the sale thereof is subject to any lien, charge or claim of any nature or kind whatsoever. I make such warranty with full knowledge that C.T.H.S. (Manitoba Division) will rely thereon in accepting for sale the Horse. I appoint C.T.H.S. (Manitoba Division) as my agent to sell at public auction the Horse with full authority to transfer title thereto and to receive the proceeds of sale for my account. I hereby covenant and agree to indemnify and hold harmless C.T.H.S. (Manitoba Division) and the Auctioneers from all costs, liabilities, legal fees (on a solicitor/client basis), judgments and expenses of litigation incurred because of or arising out of any question of title to any Horse, any dispute concerning identity of and/or accuracy of the markings of a Horse on its papers and all catalogue information or announcements regarding any Horse, any liens, attachments, garnishments, assignments or other claims against the net proceeds of sale of any Horse consigned or any claims, protests, disputes or litigation arising from alleged breach of warranty, misrepresentation, fraud, or defect of any Horse. I further acknowledge that I am the sole and absolute guarantor of the correct identity of any Horse, and that all title to, interest in, and possession of such Horse remains with me until title passes to purchaser at time of sale.

3. I have read and agree to be bound by the **CONDITIONS OF SALE** printed herein, and without limiting the foregoing, I agree to advise C.T.H.S. (Manitoba Division) prior to the commencement of the sale with respect to any matters which are to be announced pursuant to the EIGHTH and NINTH CONDITIONS OF SALE. I further agree to hold harmless C.T.H.S. (Manitoba Division) and the Auctioneers, from any costs, expenses or damages to me in the event that unforeseen circumstances result in change of location, change of time or date, cancellation or other modification to the sale. I further agree that C.T.H.S. (Manitoba Division) shall have the right in its absolute discretion to (1) reject any Horse at any time; (2) determine the order of sale; (3) assigned or change stabling assignments at will; and (4) to make any announcement at time of sale concerning any Horse which is deemed appropriate by C.T.H.S. (Manitoba Division). I further agree that C.T.H.S. (Manitoba Division) shall not be liable for any injury or damage of any kind including fire which may occur to any person or animal, including the Horse on C.T.H.S. (Manitoba Division) premises or the premises where the auction is held.

4. **FEES:** I agree to pay to C.T.H.S. (Manitoba Division) an entry fee (non refundable) as specified herein for each Horse, which payment shall accompany this contract or the consignment may be declared void, without notice by C.T.H.S. (Manitoba Division). I agree that this fee is fully earned by C.T.H.S. (Manitoba Division) when C.T.H.S. (Manitoba Division) accepts consignment hereon. I further agree to pay C.T.H.S. (Manitoba Division) a sales commission of five per cent (5%) of the accepted bid, by whomsoever made or the minimum commission of \$100, whichever is greater, on each Horse sold or bid in for my account; such commission to be deducted from proceeds, if any, of my consignment. I agree that this commission if fully earned by C.T.H.S. (Manitoba Division) at fall of the hammer, and is payable even in the event that the Horse is returned to me as unsold pursuant to the **CONDITIONS OF SALE** or terms of this contract. I agree that in the event amounts owed by me to C.T.H.S. (Manitoba Division) exceed sale proceeds of my consignment, I will immediately pay to C.T.H.S. (Manitoba Division) the balance due. I further agree that any amounts owed by me to C.T.H.S. (Manitoba Division) fifteen days after sale shall be charged interest in the amount of two per (2%) per month from date of sale. I agree that C.T.H.S. (Manitoba Division) may use any net proceeds of sale of my consignment as an offset against any indebtedness on my part to C.T.H.S. (Manitoba Division). I also agree to pay \$75 per Horse for cost of sale halter.

5. **WITHDRAWALS:** I acknowledge that C.T.H.S. (Manitoba Division) when it accepts my consignment will rely in its planning and promotion of the sale on my consignment being presented for sale, I therefore warrant that I will not sell, nor offer for sale, nor withdraw except under this contract, any Horse hereon consigned without written approval of C.T.H.S. (Manitoba Division). In the event such approval is not given, I agree to pay C.T.H.S. (Manitoba Division) a withdrawal fee of \$350.00. I hereby grant to C.T.H.S. (Manitoba Division) a lien on the proceeds of sale of my consignment for all commissions, costs and damages provided for in this contract, which lien shall be superior to all other liens of any kind or nature whatsoever. I understand that I may withdraw any Horse in my consignment that is unfit for sale as determined by a Veterinarian. I agree that, should withdrawal for veterinary reasons be necessary, I will provide the C.T.H.S. (Manitoba Division) with a veterinary certificate acceptable to it stating the specific condition of the Horse which necessitates withdrawal.

6. **TERMS OF PAYMENT:** I agree that C.T.H.S. (Manitoba Division) shall have the right in their sole and absolute discretion, to extend credit to the purchaser of any Horse in my consignment, and that in the event such purchaser gives, notice of refusal to pay for such Horse because of a claim of misrepresentation, fraud or breach of warranty regarding such Horse, C.T.H.S. (Manitoba Division) shall not pay to me net proceeds of sale of such Horse until such claim has been resolved. I agree that C.T.H.S. (Manitoba Division) shall in no case be required to remit to me net proceeds of sale of my consignment until 30 days after the date of sale and then only after the following conditions have been satisfied (1) if the purchaser has paid in full and 15 days have elapsed to allow for clearance of the purchasers cheque by the bank; (2) if the Jockey Club certification of registration and Canadian certificate of registration for each Horse consigned by me are in order for delivery to the purchaser. Notwithstanding anything contained in this paragraph, I also agree that C.T.H.S. (Manitoba Division) shall not be required to remit to me net proceeds of the sale of any Horse which is the subject of a dispute or claim by the purchaser until such dispute or claim is resolved. I agree that in the event the purchaser of any Horse fails to sign an Acknowledgment of Purchase or fails to present himself and make settlement as provided at **CONDITION SIXTH** of the **CONDITIONS OF SALE**, or should C.T.H.S. (Manitoba Division) in its sole and absolute discretion, elect not to extend credit to the purchaser, such Horse may be put up for

resale for my account and C.T.H.S. (Manitoba Division) shall not be liable for any deficit should the resale be less than original sale price. I understand that C.T.H.S. (Manitoba Division) will attempt to give me notice of such resale, but I agree to hold harmless C.T.H.S. (Manitoba Division) from any adverse consequences of such resale whether or not I receive notice thereof before the fact. I further agree that should C.T.H.S. (Manitoba Division) elect not to resell such Horse, the Horse shall be returned to me as unsold on tender of return of entry fee and waiver of sales commission by C.T.H.S. (Manitoba Division).

7. **DOCUMENTATION:** I agree to provide to C.T.H.S. (Manitoba Division) at least 48 hours prior to commencement of the sale, all documents required to complete the sale, including, but not limited to, Jockey Club certificate of registration and Canadian certificate of registration, current certificate of 60 days negative Coggins test. In event that I fail to provide any such document(s) to C.T.H.S. (Manitoba Division), I hereby authorize C.T.H.S. (Manitoba Division) to secure such document(s) from the person(s) possessing them, and I agree to indemnify and hold harmless C.T.H.S. (Manitoba Division) from all costs, including legal fees, of so doing, in the event that the Jockey Club certificate of registration and Canadian certificate of registration for any Horse consigned that has not been issued. I hereby represent that all documentation and payment required by the Jockey Club and Canadian Thoroughbred Horse Society to complete and issue such certificates have been provided. I **FURTHER AGREE THAT UNTIL ALL DOCUMENTATION REQUIRED TO COMPLETE THE SALE HAS BEEN RECEIVED BY C.T.H.S. (Manitoba Division), C.T.H.S. (Manitoba Division) MAY WITHHOLD ALL SALES PROCEEDS OF MY CONSIGNMENT.** I agree that in the event any Horse consigned is unsold at the conclusion of the sale, C.T.H.S. (Manitoba Division) shall have a lien on and the right to retain all documents in its possession pertaining to such Horse until such time as I have paid to C.T.H.S. (Manitoba Division) all monies owed by me to them.

8. I agree to have all Horses hereon consigned available for inspection on the sales premises not later than the time specified by C.T.H.S. (Manitoba Division) in its notice to consignors regarding the sale.

9. **WARRANTY AS TO SOUNDNESS:** I hereby warrant that no Horse is afflicted with locomotor ataxia (wobbler syndrome); that no Horse herein consigned is a Cribber; that no Horse consigned having had impaired vision or injury to the eye; and that no Horse herein consigned has any injury to the bone structure adversely affecting its suitability to be trained for racing. I agree that should any such condition, which has not been announced at time of sale become known to purchaser and be reported to C.T.H.S. (Manitoba Division) in accordance with the **CONDITIONS OF SALE**, the Horse in question may be returned to me as unsold, provided that the Horse is returned to the sales location in physical condition materially the same as at time of sale. I further agree to be absolutely bound by C.T.H.S. (Manitoba Division) decision and in the event of return of the Horse as unsold, I agree to pay all reasonable charges for maintenance and transportation of such horse from time of sale until return to me. I further agree that should any Horse herein consigned be a twin or be required under Jockey Club rules of registration to registered as of "dual parentage", and such fact not be disclosed at time of sale, I will accept return of such Horse as unsold and will reimburse purchaser for all reasonable expenses incurred for the maintenance and transportation of the Horse from time of sale until return to me, provided that such horse is returned to me in physical condition materially the same as at time of sale. I agree that in the event I breach any provision of this paragraph, C.T.H.S. Manitoba shall have the right to resell such Horse for my account at public auction or by private treaty, on written notice to me. The provisions of this paragraph shall not limit or affect any right or remedy which C.T.H.S. (Manitoba Division) may have under law, nor shall they constitute warranties of any sort to purchaser, as they are not intended for the protection of purchaser. C.T.H.S. (Manitoba Division) shall be the sole and absolute arbiter of the applicability of this paragraph.

10. **CATALOGUE ACCURACY:** I understand and agree that I am the sole guarantor of the accuracy of all catalogue information regarding any Horse consigned by me, and for the accuracy of any announcements regarding such Horse at time of sale. I agree to review such information prior to sale, and to report to C.T.H.S. (Manitoba Division) prior to sale, any inaccuracies or omissions which may be material, and I agree that C.T.H.S. (Manitoba Division) shall not be liable for any damages, actual or consequential, arising out of any such failure.

11. I agree that any Horse continues in my possession until it is taken by purchaser in exchange for a stable release issued by C.T.H.S. (Manitoba Division). I agree that C.T.H.S. (Manitoba Division) shall have no responsibility to provide veterinary or other care for any Horse, or to make any veterinary or other examination or to take any blood sample, but I hereby authorize it to take such action without liability on its part should such action be deemed by it to be necessary.

12. **C.T.H.S. RIGHT TO WAIVE PROVISIONS:** I agree that C.T.H.S. (Manitoba Division) may in its sole and absolute discretion waive any of its right under this contract, but that such waiver of right with respect to any Horse shall not constitute a waiver of any other right with respect to such Horse, nor shall it constitute a waiver of the same right with respect to any other Horse. I further to agree to abide by all established customs and practices of sales conducted by C.T.H.S. (Manitoba Division) and the Auctioneers.

13. **AGENTS:** Persons acting as agents for principals must file witnessed letters of authorization on a form supplied by C.T.H.S. (Manitoba Division). Agents will not receive proceeds from sale unless so authorized on the form.

14. I represent that I have read all provisions of this contract, and that I sign it with full and complete understanding of the information contained herein and with full and complete understanding of the above terms and conditions. I warrant that all information provided herein by me or my representative is true, complete and accurate in all respects.

15. I consent to C.T.H.S. (Manitoba Division) collecting, using and disclosing personal information provided by me in connection with this contract, for the purpose of conducting consignment sales and for marketing purposes.

16. **OWNERSHIP DISCLOSURE:** The accurate ownership of horses in this sale is required to be disclosed by consignor and /or sellers to CTHS (Manitoba Division).

Date _____ Owner: _____

